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8	derek.owens@usdoj.gov Attorneys for Plaintiff		
9	Autorneys for Flamum		
10	UNITED STATES DISTRICT COURT		
11			
12	SAN FRANCISCO DIVISION		
13	UNITED STATES OF AMERICA,) CR No.: 3-07-70098 MEJ		
14 15)) Plaintiff,) STIPULATION AND [PROPOSED]		
16	ORDER EXCLUDING TIME v.		
17	JAMES VILLAREAL,		
18			
19	Defendant.		
20			
21	On March 5, 2007, the parties in this case appeared before the Court for a preliminary		
22	hearing. At that time, the parties requested and the Court agreed to continue the hearing to		
23	March 21, 2007. The parties further stipulated that pursuant to Federal Rule of Criminal		
24	Procedure (FRCP) 5.1(d), the time limits set forth in FRCP 5.1(c) be excluded from March 5,		
25	2007, to and including March 21, 2007. The parties agree that – taking into account the public		
26	interest in prompt disposition of criminal cases – good cause exists for this extension. Defendant		
27 28	also agrees to exclude for this period of time any time limits applicable under Title 18, United States Code, Section 3161. The parties represented that granting the continuance was the		
20	states code, section 5101. The parties represented that granting the continuance was the		
	Stipulation and [Proposed] Order		
l			

reasonable time necessary for continuity of defense counsel and effective preparation of defense		
counsel, taking into account the exercise of due diligence. See 18 U.S.C. § 3161(h)(8)(B)(iv).		
The parties also agreed that the ends of justice served by granting such a continuance		
outweighed the best interests of the public and the defendant in a speedy trial. See 18 U.S.C. §		
3161(h)(8)(A).		
SO STIPULATED:		
	SCOTT N. SCHOOLS Interim United States Attorney	
3/12/2007	/s/ Derek Owens	
) DATED:	DEREK OWENS Special Assistant United States Attorney	
3/15/2007	/s/ Geoff Hansen	
2	GEOFF HANSEN Federal Public Defender	
For the reasons stated above, the Court finds that an exclusion of time from March 5, 2007,		
to and including March 21, 2007, is warranted and that the ends of justice served by the		
continuance outweigh the best interests of the public and the defendant in a speedy trial. See 18		
U.S.C. §3161 (h)(8)(A); FRCP 5.1(d). The failure to grant the requested continuance would		
deny Mr. Villareal continuity of counsel and would deny defense counsel the reasonable time		
necessary for effective preparation, taking into account the exercise of due diligence, and would		
result in a miscarriage of justice. <u>See</u> 18	8 U.S.C. §3161(h)(8)(B)(iv).	
L	B U.S.C. §3161(h)(8)(B)(iv). STATES DISTRICTOR	
SO ORDERED.		
DATED: March 16, 2007	THE HONSE ATE IS SO ORDERED	
1	United States A D Land	
5	THE HONE IT IS SO ORDERED United States A D. Land States I Judge Elizabeth D. Laporte Judge Elizabeth D. Laporte	
5	Judge	
	DISTRICT OF CENT	
3	DISTRICT	
L 2 3 4 5 5 7 8 9 0 L 2 8 4 5	counsel, taking into account the exercise. The parties also agreed that the ends of outweighed the best interests of the pub. 3161(h)(8)(A). SO STIPULATED: 3/12/2007 DATED: 3/15/2007 DATED: For the reasons stated above, the Coto and including March 21, 2007, is war continuance outweigh the best interests. U.S.C. §3161 (h)(8)(A); FRCP 5.1(d). 7 deny Mr. Villareal continuity of counselinecessary for effective preparation, taking result in a miscarriage of justice. See 18	

Stipulation and [Proposed] Order